Case: 1:10-cv-07536 Document #: 1 Filed: 11/23/10 Page 1 of 9 PageID #:1

## RECEIVED

## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

MICHAEL W. DOBBINS CLERK; U.S. DISTRICT COURT

Johnathan Timothy Pinney	
(Enter above the full name of the plaintiff or plaintiffs in this action)	10 C 7536  Judge Matthew F. Kennelly  Magistrate Judge Jeffrey T. Gilbert
The state of ELLINOIS	ase No: To be supplied by the <u>Clerk of this Court</u> )
Thirteenth Circuit Court	•
Lasalle County Municipality	<b>/ ,</b>
Lasalle County Municipality Prisoner Review Board; D	repartment of Human Services;
- A Salle COUNTY POLICE;	Dixon Records Staff
C St. C. SWILL	Dixon Records Staff ections; APPELLATE Defended Office; Police; Public Defender's office; Police; State Prosecutors office; Hospital of ettawa Staff
CHECK ONE ONLY:	•
COMPLAINT UNDER THE OU.S. Code (state, county, or mu	CIVIL RIGHTS ACT, TITLE 42 SECTION 1983 unicipal defendants)
COMPLAINT UNDER THE C 28 SECTION 1331 U.S. Code	CONSTITUTION ("BIVENS" ACTION), TITLE (federal defendants) 14TH AMMEN DMENT
OTHER (cite statute, if known	)

BEFORE FILLING OUT THIS COMPLAINT, PLEASE REFER TO "INSTRUCTIONS FOR FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.

I.	Plain	tiff(s):
	A.	Name: Johnathan Timothy Pinney
	B.	List all aliases:
	C.	Prisoner identification number: M 5 2 6 2600 N. Brinton Ave. Dixon, TL. 6102/
	D.	Place of present confinement: Dixon Corrections Center
	E.	Address: 3507 E. 27th Rd. Marseines, IL 61341
	numb	ere is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. er, place of confinement, and current address according to the above format on a attended to the sheet of paper.)
II.	(In <b>A</b> positi	below, place the full name of the first defendant in the first blank, his or her official on in the second blank, and his or her place of employment in the third blank. Space to additional defendants is provided in <b>B</b> and <b>C</b> .)
	A.	Defendant: 13th Circuit Court's Cynthia Racong/101
		Title: Indicial Official (Justice/Judge)
	e .	Place of Employment: 13th Circuit Court, 044awa, TL.
	B.	Defendant: States Attorney(s) Jeremiah Adams & Brian Temn
		Title: ICCINOIS STATE Prosecutors
		Place of Employment: 13 th Circuit Conct
	C.	Defendant: Deputy(s) StEVAN FILER, ADAM DISS, -MARTIN
		Title: La Salle County Police Officers
		Place of Employment: La Salle County Police DEPARTMENT
	accord	u have more than three defendants, then all additional defendants must be listed ding to the above format on a separate sheet of paper.)  ne to lack of Information Additional Names will need to be id at a later Himel I.e. office and staff Names)

III.

	st ALL lawsuits you (and your co-plaintiffs, if any) have filed in any state or federal urt in the United States:
A	Name of case and docket number: People V. Johnsthan T. Pinney 13th District court of ELLTNOIS (ottawa) ease # 2006-EF-39
В.	Approximate date of filing lawsuit: Counter Claimed (omitted) +07an 11 2006 Charge
C.	List all plaintiffs (if you had co-plaintiffs), including any aliases:
D	List all defendants: Hospital staff of Comunity hospital of Ottawa, La Salle COUNTY officials in Police, Public defender, Prospector. Indicial affices Ottawa Police Department, La Salle Police Department
E.	Court in which the lawsuit was filed (if federal court, name the district; if state court, name the county): 13th Circuit Court of oftowar, I by La Sale Courty
·F.	Name of judge to whom case was assigned: Cynthia Racaglia
G.	relation to criminal charge of Aggravated buttary wherein this the arm of an officer Randing mytonee to Affect such (Entapment) while languaging in conspiracy against Right of Religion and Refusal of medicaion
I.	Approximate date of disposition: Pending

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. COPLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

## IV. Statement of Claim:

State here as briefly as possible the facts of your case. Describe how each defendant is involved, including names, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

2005 Police entered my residence without warment two occasions the same night, the second time charging myself with possession of Marijuana and Drag paraphinellia, which was tested with regative results, and formed my admission to a local hospital (after having recieved a face fall of Mace) where I was forced a wrine test (which also tested clean fail substances) as well as controlled Substances and Involventary Admission to approprie ward. Court was Continued in this matter Through Jan 11. 2006 wherein Charles been evided from my residence based on alleged lease violation for Flegal possession, as well as arbaration ruled in my absence due to clerks confusion of dates) I had missed the court date boing stranded in Joliet (where I had sought shelter as I was homeless) which I was informed a warrant would be issued for my orrest (though this was days before the court date when Ed called in relation to this in a billing to appear. Having checked myself into the hospital in oldging that night (the soonest I could get there) under a fabre claim of salcidal tendency (to ensure admission). I had aftempted various calls to remedy the Issue without my arrest. After a couple such days, Jan. 13th 2006 I had recleved the majority

of my property returned by medical staff(24 hr. depriming protocol for "suicide watch" proceedure mandating all property removed. I had a 44 empted an Improvised After Edrawn instead of using Actual Impliments) And had dawned my ritual cloak with the intent to engage in meditation. Recalling Meditation CD's in a basket for "communal" use I left my room in pursuit of these (I later discovered my cd player's batteries dead), Staft expressed opposition to my religious practice and summered police to remove my religious cloak from my body ( which such denied under oggh). After such officer removed the cloak demands for Identification were made for fature prosecution which apperently inspired a conspiracy to force dragging as some form of coverup or something. Drug's were illegaly forced after a physical raid on myself into my hospital bedroom and rending of my face by officer Mclaughlin to Cause myself to bite his forearm for evidence of violence 1 being 2006-CF-39 Agginvated haltery charge). Court process was then taken to deprive mi/self effective trial under simulated titaness proceedings for apx ) 1/2 years, which resulted in my conviction As numerous legal instructions were deried as well as other masters. Released en Probation (conditional discharge) to homelessness 2 years laver, tired of being chased arroad I was arrested for tress passing on public property" for camping under a bridge; re-sentenced to littery time served; I.D.O.C. extended Zyears "MSR" beyond mitimus authorization.

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tall inclusion will indicate: Dragging by varrious medical staff at varrious locations ( Peru hospital, ottawa hospital, and Elgin-Department Human Services), Illegal acts by police and Judiciary personell, Illegal acts by streetle agents extending 2 years M.S.R. Layand court ordered incarcoration period, followed by "violation of parole proceedings extending actual physical continement, as well as potential unethical praetices for public defender agents official transition from public defenders office to states attorneys office. The extension of official misconduct applying to all the above, and the tacts such as I had celled portce in relation to affacks on my dwelling only to be arrested for being homeless and Iculag under a public bridge deemed arbitrarily (and contradictory to case kin) to be tresspassing on state supported property depriving me equal protection of law as my property was permanently deprived and not protected as duty calls for las I had called for), the theift being the alleged complaintent withness Jones in states information ( As 400 paints had matched shoes seen on such the date of complaint). Also P.R.B. has ordered consinuancer twice for the same purpose which Dixon

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Records department has refused compliance with the order anthorising my confinement. My primary assertation being that MSR was illegaly issued beyond court's Sentence caused the P.R.B. to delay proceedings "to re-evaluate ... incarceration history Re/sentence expiration date" or more clearly "a new sentence colcalation is in order" The duplicity of continuance exposes the neglect of Records to provide this standard document Cother documents prove other agens tallar to handle the issue as well) which was the basis at such confinuences, and the sole purpose identified for my authorisation for continued confinement. The secondary Issue (That I had infact called the 800 number indicated to find that my information had not been entered into that system - which can be traced as I'd called from a payphone in the Jollet public library the day & was released thus phone records will indicate the excessive fees from such at apx 7:45 pm); and third issue That my case was in fact still pending appeal in the et appearance en a mandated motion for reconsideration which I'd acomaly received a writh here in Dixon to so address such maken); as well as contention of my right to ((berty (freedom) and focumotion

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being such as it is justify any such claims in other ways, these issues have not been addressed by such Prisoner Review Board angents (arters not to my knowledge of events, and documention). The homeless legislation element of my conviction by C. Raccaglia of the 13 circulativery likely constitutes terrorisim by state stande (as well as all reported official threats for like confinement by varrious police). These masters are more thouroughly addressed in documents filed in my case (2006-CF-39) from the 13th circula coart.

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V.	Rε	H	et:

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

Removal of all contributing agents from their Employment; Confinement of those Agents for their corruption; Restitution for the Hardship(s) Suffered due to their illegal actions. Clensing of my record.

VI. The plaintiff demands that the case be tried by a jury. YES NO

## CERTIFICATION

By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.

Signed this \_\_\_\_\_ day of \_\_\_\_\_ (NoV), 20\_\_\_\_\_\_ 10\_\_\_\_

(Signature of plaintiff or plaintiffs)

Johnathan Timothy Pinney

(Print name)

State Divers (IL.) Liscence

M15218

P500-4388-5055

(I.D. Number)

3507 E. 27th Rd.

MAR SFILLES, IL. 6/34/